Highland Recorder

Issued every Friday morning by II. B. WOOD. EDIFOR AND PUBLISHER Member Virginia Press Association

We are not responsible for expres-

sions or views of correspondents. Entered at the Monterey postolice as

second-class matter

without cost. Card of thanks -- 50c.

make money, a rate one cent per word trict. notice.

Bighland, or any other section would ditions are far from satisfactory, we unhesitatingly assert that the claim, some times recklessly made by nonresidents, that blonterey leads other towns as a booze center is an undeserved stander, and not sustained by facts. Any drinking at all, however. tion amendment, its consumption will continue to grow less just in proportion to the backing afforded vigilent officers and the development of a healthy, clean public sentiment.

There is no denying the fact that

It is recalled that, no longer ago of honest, law-abiding citizens were guilty of violations, a leading attor- in the revenue, to redcem a previous | L. E. McClung vs. J. F. Bradshaw. nney referred to one of the jurors as liability of the State, to suppress in- Final decree. being engered in chasing moon-

that violetic as are a reproach to any changes on rushing, snanggling and by the State except TO CONSTRUCT at the price of \$1483.34 was confirm- was a further buying in at 7c for As a leadbas edizen, what sort of to meet casual deficits, etc.

a dozen. Measured in milk tickets the Tribung should be \$3.75 a year. Two bushels of wheat used to buy it. of clothing. Now it takes 37. The

WHAT AUGUSTA FARMERS THINK

ABOUT GRASTY The following resolution giving un qualified endorsement to the Hon. J. It. C. Grasty as an independent canthe Augusta County Farmers' union, mile south of Johntown, W. Va., on divorce. On the application of the ing on Dixon's Hill in said county, on didate for Congress was passed by which, during Mr. Grasty's tenure OCTOBER 30th the following real plaintiff it is ordered that the defen-which the said T. M. Folks resides. of office as president, grew from an and personal property: 11 yearling dant pay to her attorneys within ten (2) Those tracts containininfant organization to a strong union cattle, 6 steers and 5 heifers, 1 two-days, the sum of \$100 on account of ing 401 acres and 41.75 acres that

the era of reconstruction that ites shocks of corn, some lumber, also 25 plainting, alread of us, and we, the members of acres timber land lying on Hoover the Augusta county farmers union Mt., adjoining the land of Charles have learned from experience that and Sylvesta Propst. without an organization to proceed our interests at Washington both the graducer and consumer will suffer on secoung of the profiteers, and

Whereas out of 531 members of than a decen menters who even orders cut, all sizes and kinds. claim to be farmers, the Augustacourts fareged Pajon to of the opin- 2t ion that the time has come when the farmers should have at least an equal able amount of representation in congress. We do not ask-for any special favors, but we do ask for "a'square

deal: and the Hon. J. H. C. Grasty, has done more than they men in Augusta centuby to build up the farmers nulon of home and in Rockbridge county, and

"Whereas we know him intimately and have atsolute confidence in his and his allling we, the farmers of Augusta coucle, hereby nominate and endorse tone as an Independent eandidate for compress and oldi on our Erneber formers in the other twelve countles of the Tenth congresstouch district to support from at the

"Unless the faceiers stand shoulder-to shoulder and elect Grasty, the profiteers will get their profits." Political advertisement

For Whom Shall I Vote?

The candidate running against Carter Glass, for the United States Senate from this district, is a negro. Have you ever voted for a negro? Both continued. Now you will have a chance. There are three other negroes running in Petition for resurvey.

Grasty, once upon a time a Demo- for same Both cases continued. erat, but now an independent dependent, the man who is now against |er Malcom. Continued. SUPS RIPTION PAID IN ADVANCE the League of Nations, with no argu-Eight months\$1.00 ed from his short paid for articles, One year \$1.50 which have and are appearing in the ter Wagner, Tom Wagner and I. L. will be put in the wheel when talse-- Staunton Evening Leader, should you Beverage were appointed to assign men for next year's jury service are NOTICE-Resolutions, Memoriams, have taken the trouble to have read dower to Adie Gum, widow of Gar- to be selected for that city. It is to temembrance articles at rate of one them. In the Grasty articles he ad- net Gum, dec'd, cent per word. News articles of mits that all the 13 papers published Settlement of Joseph H. Hiner, in rural courts the constitutionally death immediately after deceased in this district are against him. That guardian John R. and Jane Hammer changed situation as to the citizen-Cash MUST accompany your notice. As a great note for Grasty to sound, was examined and approved. Church notices and preaching ap- Take the 13 newspapers and they Russell M. Eagle qualified as guar- nized. church notices and preferring by voice the public sentiment of the dis-

will be charged, money to accompany Evidently you can see there is trou and E. D. Swecker confirmed as trus- ly in an embarrassing way. 'Trial tions? No matter which party is shall be vested. successful the League will come just | R. H. Guishall vs. Caroline Hamil- out much regard to etiquette or the the same. That is a matter, we the ton etc. Ejectment. Convinued. people, will not have to decide now, C. G. Raiston Admr. of Dorothy locked-in jury on which both women for the edict has already gone forth Hook vs. Lillian V. Hook. Continued, and men should be empancied, there that the League of Nations must be. J. P. Pullin vs. Gilbert and How- could be no separating of the ladies

holds up for comething -vote for for plaintiff. Flood whom you have known and you H. J. Bowers vs. Amos Spongugle, the centuries. know where to find him, who has for Jr. Judgment for \$103.88 for plain-20 years continuously served you, and tiff. ter Glass. .

first vote, and all tair thinking peo- Office at Richmond. A Cirizen survey. iot next November.

(C. C. Vanghan, Jr., Pres.) The amendment to section 184 of the Constitution permitting the Gen- C. J. Richardson, etc. L. C. Gum's Governor, to issue bonds for high Comr. E. B. Jones of 352 acres for way work adds but SIX WORDS to \$3100.00 to Annie J. Gum, was conthe section as it now stands.

These six words are: TO CON- Mary G. Swadley etc. vs. Margaret STRUCT OR RECONSTRUCT PUB- Swadley etc. Reference to J. M. Co- rode, Dennis Snyder, Hightown; Jas. him from the said 152 acres. LIC ROADS. This proposed amend- law, Master Commissioner, to ascer- I. Hull, Monterey; Mrs. P. A. Helms, the mich nanding and drinking of liquor to-day is too often referred to ment has been approved and passed tain the commuted dower of Mary G. Clover Creek; Tom Jones, Bluefield, ally stated, deemed pertinent by the in a jocular vein, such violations be- by two sessions of the General As- Swadley in the land in this suit. in a journal vein, such violations being sembly and will go to a vote of the Barbara Echard etc. vs. W. W. Mrs. Nela Raiston, Terra Bella, Calf.; stated by any party.

State except to meet casual deficits Trimble's heirs. Final decree. have to be made in street space for a tax lies of \$65. Cuba reported, the first one since the have to be made in street space for unnecessing reference with a certificate, or other evidence of State in favor of the plaintiff, on land on moratorium was declared early in the increased traffic. indebtedness, shall be issued, except which he has paid taxes. this inw is on the statute books and stock previously issued, or for such decree. this Constitution.

OR RECONSTRUCT PUBLIC ROADS, ed.

public sensit and are you helping to DOES NOT ISSUE BONDS. It merely gives the Legislature, with the ap- 42 acres and 4.1 acres for the sum with a fair inquiry reported. Yesproval of the Governor, the power to of \$3330.00, confirmed and E. B. terday's rumors of some inquiry for "The milkuran used to give us 30 do this." Nor does the amendment Jones directed to make deed. tickets for the Tribune," says the open the way for bonding the State Boyd Stephenson vs. J. L. Gum etc. Marquette (Kan.) Tribune. "When for anything but roads, in addition The injunction awarded is continued Commissioner's Sale of Valuable he paid up this week he gave us only to the other specified things for until the further order of the court, which bonds may be issued.

man states that a highway system the injunction is enlarged so that the Court for Highland county; Va., rencan be built in SIX YEARS if bonds defendants are enjoined from whistscription would buy 20 pounds of su- are issued serially. He also states ling the engine used for road construction while dered at the July term, last in the scription would buy 20 pounds of su-gar, it now buys seven. Seven subscriptions would buy the editor a suit and that the interest can be paid and ous conduct near the residence of the the bonds retird in twenty years. He tenant. And they were aned \$10 plaintiff and T. M. Folks et al. are declares that it will take eighteen and costs for disobeying the order of defendants, I will on tion now costs ave times the former years to complete the same work if the court. the Highway Department is forced John H. Mackey vs. J. R. Griffin offer for sale at public auction at the to depend on present methods of ap- etc. Decree dismissing suit.

Public Sale of Real and

Personal Property days.

CHAP PITSENBERGER

LUMBER

We will now take orders for all representations are said to be not more kinds of lumber-will have special

Your films developed, printed and enlarged. Send for price list and free offer.

ABEL & COMPANY, INCORPORATED

OCTOBER TERM CIRCUIT COURT

COMMONLAW ORDERS

A. I. Wooddell vs. Signora Sheppe.

ble in store for voters. It is some- toes of the Presbyterian church, in juries are sometimes locked in the thing you are called upon to decide whom and in their successors the leg- juryroom for an overnight stay. How will you decide? Do you think all title of the devise to said church Juries have been secluded for as long E. J. Beverage and others we will not have the League of Na- in the will of the late C. T. Fleisher as three days and three nights sleep-

Then you should vote for Cox, who and Siron. Judgment for \$500.00 from the gentlemen under the court Term, 1920, I shall at my office in

to settle the color line, vote for Car- H. C. and W. H. Lunsford vs. I. H. and from Wyoming comes this ditty: Trimble. Surveyor's report adopted "Baby, baby, what's your fury? Ma-

I. L. Beverage County Surveyor VIRGINIA GOOD ROADS ASSN. . appointed S. B. Bradshaw and H. T. Bradshaw as assistants. CHANCERY

eral Assembly, with sanction of the Admr. etc. Sale of land made by stone, Va. firmed.

people on November 2 for final ac- Wagner etc. Reference to J. M. Colow Comr to ascertain dower of Sarah Bettie Campbell, Temple, Okla, Section 184 as it now stands reads: E. Wagner in the land in this suit. 'No debt shall be contracted by the Mrs. Mollie Trimble vs. K. H.

As amended, Section 184 would The sale of 130 acres of land made out of the market for some time past continue be found who will take read: "No debt shall be contracted by E, B. Jones, Comr. to E. A. Pullin were in again and at the close there

W. H. Ratcliff vs. Glen Ratcliff It will be seen that the amendment etc. Sale of land made by the plain-

except that the defendants shall be State Highway Commissioner Coley allowed to do necessary blasting and

Vote for the Good Roads Amend- Wright etc. A. L. Jones appointed ing described parcels of land, or so Comr. to make sale of the land of the much thereof as may be necessary to the plaintiff's estate be paid in 30 cause, towit:

I will offer for sale at my place 1 | Lillie E. Hook vs. A. J. Hook for 140 acres more or less, lying and be-Daying nearly one thousand members: year old heifer will be fresh in spring fees in this suit, \$50 for suit money, were conveyed to T. M. Folks from Whereas every farmer in Vir- 24 good ewes, and one fine buck, and the sum of \$30 per month from Edwin B. Jones, Trustee by deed

A doctor in New York wants the The tracts will be offered separate-

FOR SALE

other out -buildings, some young timate security. fruit trees. Ecaptiful location in and poultry farm. For particulars though, has been executed write or sec.

MINER J. RENEODE.

Women On Juries

Along with the voting privilege; Commonwealth vs. Benj. Rexrode. acquired through amendment of the Commonwealth vs. C. N. Karicofe, national Constitution, women have been projected into an equality and commonness of citizenship service. This seems to be the accepted view Sarah J. Rexrode vs. W. H. Wilson, everywhere, and one of the mandatory and highly important phases of H. B. Fleisher guardian vs. Kemp: citizenship service is to serve upon court juries whenever formally called Frank Van Pelt vs. Ambrose Rex- upon to render such service. The Boyd Beverage; Joe Rexrode, Wal- ed that the names of many women be presumed that in other cities and ship duties of women will be recog-

In the affair of mixed jury service S. M. Moffett, W. Price Campbell the sex problem may phase frequenting and eating during the time withconventional usages. In case of a entered in said cause, at the July usage that has come down through Monterey, Va., on

westen have been serving on juries, court: Surely the ladies, with their very and directed to be forwarded to Land mma's locked-in on the jury." Perhaps Maryland may learn from Wytle, will give this question deep M. F. Wiley vs. Frank Stephenson omig how to make everyhody serene thought before making up their bal-erc. I. L. Beverage directed to make and comfortable on a man-and-woman composite jury .- American.

HONOR LIST

Casey, Ill.; Miss Loreno Wade, Black-

RENEWALS-H, F. Alexander, F. Hevener, Crabbottom; Lloyd Rex- for, for timber cut and removed by

Sugar Situation

for the transfer or redemption of Alexander vs. Alexander. Final embracing 12,000 bags for prompt shipment to a local refiner at 7c cost means as much as any other law, and debts as are expressly authorized in Minnie Terry etc. vs. C. E. Wede's and freight, equal to 8c for centrifu-

The market for refined was unrefined, could not be confirmed,

Land in Highland County

Monday, November 1, 1920,

front door of the court house of said Anthony Young etc. vs. Helen county in Monterey, Va., the followdefendant should not the debt due satisfy the recoveries made in said

(1) That certain tract containing

whereas every farmer in virginia is ready to do his part during 2 stacks of hay and some straw, 87 the 27th day of March 1920, to the dated February 15, 1918, and of record in the clerk's office of said court in Deed Book No21 page 268.

> Supreme Court There to grant him an ly and as a whole and the sale made TERMS made known on day of sale injunction to stop his wife's talking. in the way that best price is obtained But there are some things which even | TERMS: -Cash sufficient to pay. supreme courts are powerless to con- amount due to the Federal Land Bank of Baltimore, with interest and costs as stated in said decree, and the residue upon a credit of one and two years with interest, the purchaser to 23 acres land on Staunton and execute promissory notes for the de-W. E. Gum & Co. Parkersburg pike near Bartow, W. ferred payment with personal securi-Monterey, Va. Va., a 4 room frame house, cellar and ty and the title to be retained as uf-

EDWIN B. JONES, Sp'l Comr sight of school and railroad; good I certify that the bond required of market. World make a fine fruit the commissioner by the docree men-W. H. Matheny, Clerk Circuit Court

Mighland County Bestow, W. Va. A. Clyde Herold, Anciloneer,

NOTICE TO TAX-PAYERS I will be at the following places, as per dates below, to receive Taxes

and Levie's for the year 1920: Valley Center Mill Cap. Oct 23 Hightown, Oct. 27 New Hampden, Oct 28 Crabbottom. Middle Mountain, Oct 30 Monterey, Nov. 2, 27, 29, 30th and

Dec. 1. Trimble. Nov. 5 'till noon and at Mustoe afternoon Doe Hill. Nov. 9 Palo Alto. Nov 1 Headwaters. Nov 11 Nev. 1: Flood. Nov. 13

Clover Creek. Nov 15 McDowell, Nov. 16 and 17th till noon All 1919 Taxes of paid by Dec. 1. 1920, will be placed in the Sheriff's hands for collection.

H. M. SLAVEN, Tr. H. C.

Commissioner's Office Monterey, Va., Sept 22, 1920

J. E. McCoy and others All parties interested in the abovestyled cause, now pending in the Circuit Court of Highland County, TAKE NOTICE, that pursuant to a decree

Saturday, the 23d day of Oct., 1920, But, in some of the Far West states proceed to ascertain and report to

> FIRST: What interest the said J. E. McCov has in the tract of land described as 152 acres in the bill mentioned:

> SECOND: What part, if any, of said land the said J. E. McCoy is entitled to hold individually by adversary possession against the cotenants

thereof: THIRD: The value of the tract NEW-Miss Euritte E. Ralston, of land containing 5 acres, more or less, which the said J. E. McCoy

claims to hold possession of: FOURTH: What sum of money, if McDowell; Mrs. Saul Simmons, Deer- any, the said J. E. McCoy should pay field; Mrs. Mahala Reed, Mustoe; A. to the other cotenants, or account

FIFTH: Any other matter speci-W. Va.: H. C. Tomilson, Fay, Okla.; commissioner, or required to be so JOHN M. COLAW.

> Master Commissioner E. B. Jones, p. q.

Kansas scientists are experiment-New York, Oct. 15-The local ing with gas from wheat straw to remarket for raw sugar was a little place gasoline. But if automobiling

Closing Out Sale!

at and less then present wholesale

prices

OUR ENTIRE STOCK OF MERCHANDISE

Except certain items in Groceries and Hardware, which we will continue to handle.

THIS IS A CLEAN SWEEP SALE.

everything must go. A full line of Shoes, Attics, Cums, Underwear, Boys Suits, etc. Come early, while our steck is complete.

SALE NOW GOING ON I. W. NICHOLAS Crabbottom, Va.

without with feelment forward freewood for track the word forward for the



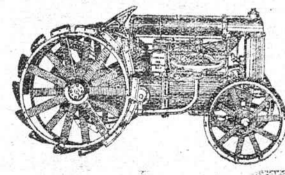
But for the work of American Red Cross agents in all regions of I-cland during the last twelve mouths, hundreds of thousands of people in that tragic country today would be under the sod, victims of hunger, disease and exposure. The job in Poland is one of tremendous proportions and cannot be abandoned for many months to come. Here is a typical scene: A Red Cross worker "at the throttle" of a soup kitchen where hundreds of undernourished women and children are fed daily.

Fordson

Farm Tractor

When Henry Ford set aoubt building the Fordson tractor he had a thorough understanding of just what it should be and what it should do. His early life on the farm gave him a deep insight into the daily life of the farmer; his mechanical genius saw the type of tractor needed. He He began work on a farm tractor thirty-five years ago, and for more than twelve years he experimented over more than 7,000 acres of land . in different kinds of soil, with deifferent crops,

So he built the Fordson. It is so simple that a school-boy can operate it. It is low in first cost. It is low-est in operating cost and Fordson parts and Fordson service are always to be had promptly from the dealer. . The Fordson is a profitable investment. It can be used every working day in the year. It is an inexpensive power plant that will lighten your farm work. It has proven its worth on more than one hundred thousand farms not only in operating implements in the fields but in belt and pulley work. And it doesn't eat when idle.



. . Don't delay ordering your Fordson tractor. The demand is greater than

MONTEREY GARAGE AND LIGHT CO. Monterey, Va.



